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## FEDERAL COMMUNICATIONS COMMISSION Washington, D. C. 20554 DEC 0 1 2004

OFFICE OF MANAGING DIRECTOR

Douglas D. Orvis II
Tamar E. Finn
Swidler Berlin Shereff Friedman, LLP
3000 K Street, N.W.
Suite 300
Washington, D.C. 20007-5116

Re: Request for waiver of FY 2004 Regulatory Fees Control No. 00000RROG-04-042

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## Dear Counsel:

This letter responds to your request dated August 12, 2004 for waiver of Fiscal Year (FY) 2004 regulatory fees totaling \$50,745.32 filed on behalf of Onestar Long Distance, Inc. (Onestar). In your petition, you state that on December 31, 2003, bankruptcy proceedings under Chapter 7 of the United States Bankruptcy Code were commenced against Onestar in the United States Bankruptcy Court for the Southern District of Indiana. You further state that on February 3, 2004, Onestar filed to convert this proceeding into a voluntary request for protection under Chapter 11 of the Bankrupcy Code and that Onestar is currently undergoing reorganization under the supervision of the court. As evidence, you have submitted a copy of the court's Order dated August 20, 2004, granting a motion by Onestar to establish a bar date for the filing of both proofs of claim and requests for allowance of administrative expense claims.

The Commission will grant waivers of its regulatory fees on a sufficient showing of financial hardship, and evidence of bankruptcy or receivership is sufficient to establish financial hardship. See Implementation of Section 9 of the Communications Act, 10 FCC Rcd, 12,759, 12761-62 (1995) (waivers granted for licensees whose stations are bankrupt, undergoing Chapter 11 reorganization, or in receivership). You have submitted evidence establishing that Onestar Long Distance, Inc. is currently undergoing chapter 11 bankruptcy proceedings. Therefore we grant a waiver of the FY 2004 regulatory fees for the total amount of \$50,745.32 for Onestar Long Distance, Inc. and Bill number 04RE006788 will be canceled.

If you have any questions concerning this letter, please contact the Revenue and Receivable Operations Group at (202) 418-1995.

Sincerely,

Mark A. Reger
Chief Financial Officer